	TED STATES BANKRUPTCY COURT TRICT OF NEW JERSEY		
Robe NJ B Ford Post	on in Compliance with D.N.J. LBR 9004-1(b) ert A. Loefflad, Esquire Bar ID# 024791996 I, Flower, Hasbrouck & Loefflad Office Box 405 yood, New Jersey 08221		
Tel ((609) 653-1500 (609) 653-8887	Case No.:	19-15427
	il: rloefflad@fflaw.com	Chapter:	13
In Ro	c;	Adv. No.:	
Alici	ia Jamie Matarazzo	Hearing Date:	
		Judge:	JNP
	AMENDED		
	CERTIFICATION	OF SERVICE	
1. 1,_	Melissa Decker :		
	□ represent	in this matter.	
	am the secretary/paralegal for	Robert A. Loefflad	_, who represents
	Debtor in th	is matter.	
	am thein t	his case and am represe	nting myself.
2.	On, I ser	at a copy of the followin	g pleadings and/or documents
	to the parties listed in the chart below. Modified Chapter 13 Plan filed on 11/20/2	2022	
3.0	I certify under penalty of perjury that the a indicated.	70	ent using the mode of service
Date:	March 15, 2022	Melissa Decker Signature	· t.A

Name and Address of Party Served	Relationship of Party to the Case	Mode of Service
Secretary of United States Department	Affected Creditor	☐ Hand-delivered
of Housing and Urban Development 451 Seventh Street SW		■ Regular mail
Washington, DC 20410		☑ Certified mail/RR
		Other (As authorized by the Court or by rule. Cite the rule if applicable.)
		☐ Hand-delivered
		☐ Regular mail
		☐ Certified mail/RR
		Other (As authorized by the Court or by rule. Cite the rule if applicable.)
		☐ Hand-delivered
		☐ Regular mail
		☐ Certified mail/RR
		Other (As authorized by the Court or by rule. Cite the rule if applicable.)
		☐ Hand-delivered
		☐ Regular mail
		☐ Certified mail/RR
		□ Other
		(As authorized by the Court or by rule. Cite the rule if applicable.)
		☐ Hand-delivered
		☐ Regular mail
		☐ Certified mail/RR
		□ Other
		(As authorized by the Court or by rule, Cite the rule if applicable.)

FORD, FLOWER, HASBROUCK & LOEFFLAD

Attorneys at Law

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Of Counsel GEORGE L. SELTZER gseltzer@ffhllaw.com

February 16, 2021

By CM/RRR and Regular Mail

Secretary of United States Department of Housing and Urban Development 451 Seventh Street SW Washington, DC 20410

RE:

In re Alicia Jamie Matarazzo.

Bankruptcy Case No. 19-15427 JNP

Our file no.: 19-8691

Dear Madam or Sir:

As you may recall, I am the attorney for the Debtor with regard to the above captioned chapter 13 bankruptcy proceeding. I am enclosing a modified chapter 13 plan recently filed with the court. Please note the modified plan is scheduled for a confirmation hearing on March 16, 2022.

Thank you for your attention to this matter.

Very truly yours,

FORD, FLOWER, HASBROUCK & LOEFFLAD

RAL/ral Enclosure

Initial Debtor(s)' Attorney: RAL

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0 Valuation of Security	O Assumption of Executory Co.	ntract or Unexpired Lease	0 Llen Avolda	ınce
			Last revised: /	August 1, 202
	UNITED STATES BAI DISTRICT OF N			
In Re:		Case No.:	19-15427	
Alicia Jamie Matarazzo		ludgos	JNP	
· · · · ·		Judge:	7.7	
Debto	or(s)			
	Chapter 13 Plan	n and Motions		
☐ Original =	Modified/Notice F	Required	Date: 11/19/2021	
☐ Motions Included	☐ Modified/No Notice	ce Required		
	THE DEBTOR HAS FILED CHAPTER 13 OF THE E		2022,000	
	YOUR RIGHTS MAY	Y BE AFFECTED		
confirmation hearing on the Plan properties of the papers can be any motion included in it must folian. Your claim may be reduced be granted without further notice of confirm this plan, if there are no time avoid or modify a lien, the lien a confirmation order alone will avoid nodify a lien based on value of the	e court a separate Notice of the Heat proposed by the Debtor. This docume fully and discuss them with your at tile a written objection within the time, modified, or eliminated. This Plan row hearing, unless written objection is mely filed objections, without further woldance or modification may take plan or modify the lien. The debtor need a collateral or to reduce the interest on and appear at the confirmation h	nent is the actual Plan propo- torney. Anyone who wishes a frame stated in the Notice. may be confirmed and become is filed before the deadline standard notice. See Bankruptcy Rule place solely within the chapted in not file a separate motion of trate. An affected lien creditor	sed by the Debtor to ad to oppose any provision Your rights may be affe ne binding, and included ated in the Notice. The Co a 3015. If this plan includer 13 confirmation proce- or adversary proceeding	ljust debts. n of this Plan cted by this d motions may Court may des motions ess. The plan to avoid or
he following matters may be of noludes each of the following it neffective if ड्रet out later in the	f particular importance. Debtors n ems. If an item is checked as "Do plan.	nust check one box on eaches Not" or if both boxes an	th line to state whether re checked, the provisi	r the plan ion will be
HIS PLAN:	To la le	() () () () () () () () () ()		7,
□ DOES 🗖 DOES NOT CONTA N PART 10. 🍜	IN NON-STANDARD PROVISIONS	S. NON-STANDARD PROVIS	SIONS MUST ALSO BE	SET FORTH
☐ DOES ፟፟ DOES NOT LIMIT T IAY RESULT IN A PARTIAL PAY ART 7, IF ANY.	THE AMOUNT OF A SECURED CLA MENT OR NO PAYMENT AT ALL T	AIM BASED SOLELY ON VA TO THE SECURED CREDIT	LUE OF COLLATERAL OR. SEE MOTIONS SE	, WHICH ET FORTH IN
DOES DOES NOT AVOID	A JUDICIAL LIEN OR NONPOSSE	SSORY, NONPURCHASE-N	MONEY SECURITY INT	EREST

Initial Debtor: AJM

Initial Co-Debtor: ___

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Part 1:	Payn	nent and Length c	of Plan				
a.	The de	btor shall pay \$	551.00	per	Month	to the Chapter 13 Trustee, st	arting on
		12/01/2021	for approxi	mately	28	months.	
b.	The de	btor shall make pla	n payments to	the Trust	ee from the	following sources:	
	\boxtimes	Future earnings					
	×	Other sources of	funding (desc	rlbe sourc	e, amount a	nd date when funds are available):
			× = +				
C.	. Use of	real property to sa	itisfy plan oblig	gations:			
	☐ Sa	ale of real property					
	De	scription:					
	Pro	posed date for cor	npletion:				
	□ Re	ofinance of real pro	perty:				
		scription:					
	Pro	posed date for con	npletion:				
		an modification wit	h respect to m	ortgage e	ncumbering		
4		scription: posed <mark>date</mark> for con	nnletion.			à:	
d.	. ∟J The	e regular monthly n	nortgage paym	nent will ç	ontinue pend	ling the sale, refinance or loan mo	dification.
e.	☐ Oth	ner information that	may be impor	tant relati	ng to the pay	yment and length of plan:	

Part 2: Adequate Protection 🗆 N	Part 2: Adequate Protection ☐ NONE								
a. Adequate protection paymer Trustee and disbursed pre-confirm	nts will be made in the amount of \$ ation to	t (creditor)	be paid to the Chapter						
 b. Adequate protection payment debtor(s) outside the Plan, pre-confirm 	nts will be made in the amount of \$ nation to:	tototototototototo	be paid directly by the r).						
Part 3: Priority Claims (Including	Administrative Expenses)								
a. All allowed priority claims will t	a. All allowed priority claims will be pald in full unless the creditor agrees otherwise:								
Creditor	Type of Priority	Amount to be F	Paid						
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED	BY STATUTE						
ATTORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE DU	E: \$ 2,000.00 (Paid)						
DOMESTIC SUPPORT OBLIGATION		-							
31 32	66		3 225.						
 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ☒ None ☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4): 									
Creditor	Type of Priority	Claim Amount	Amount to be Paid						
i. ±	Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount.								

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Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: 🗵 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
	=	ର ଛଲ ଅଟ		a a e	7 W K

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: 🗵 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of De bt	Arrearage	Interest Rate on Arrearage	Amount to be Pald to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
	=	N S			
				ài.	

c. Secured claims excluded from 11 U.S.C. 506: X NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase—money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	G ollateral	Interest Rate	Amount of Claim	Total to be Paid through the Plar Including Interest Calculation
		1 1		
	14			
		1 1		
		1 1		

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d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 🗵 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior:Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

e. Surrender X NONE

Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:

Creditor	Collateral	to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt	
			The second of the second	4	
	ē			7	

255							
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f. Secured Claims Unaffer The following secured of 1. M&T Bank (1st Mo 2. US Department of Management Comsol 3. US Department of Partial Claim No	dalms are u ortgage f Housi ulting, f Housi ote and	unaffected by the Pla ing & Urban I , LLC (2nd Mo ing and Urbar d Mortgage)	Developmen ortgage) n Develop	ment (Pos	t-Petition		
ž = 2 <u>č</u>	on vertor	i la men en	TATALET REEC	11 52000162723	Colored Charles & Colored		
g. Secured Claims to be Paid in	n Full Thro	ough the Plan: 🗵 N	ONE				
Creditor		Collateral			ount to be ough the Plan		
			5 4				
Part 5: Unsecured Claims							
a. Not separately classification in the separately classification			nua mán				
□ Not less than		percent	oro rata				
☐ Pro Rata distribution		emaining funds	-				
b. Separately classified u	unsecured	claims shall be treat	ed as follows:				
Creditor	Basis for S	Separate Classification	Treatment		Amount to be Paid		
= = 4				= 10/-11			
		.3.					

Part 6: Executory Contracts and Unexpired Leases ☐ NONE

(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)

All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:

Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment
Dennis Condret	N/A	Tenant in Property owned by Debtor	Assumed	\$1,200.00/month
Gilbert Addeo/Samir Dona-Sosa/James Gabriel/Eddie Strocchia/Pasquale Strocchia	N/A	Tenant in Property owned by Debtor	Assumed	\$2,750.00/month

Part 7: Motions X NONE

NOTE: All plans containing motions must be served on all affected lienholders, together with local form, Notice of Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal, and valuation must be filed with the Clerk of Court when the plan and transmittal notice are served.

a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f). X NONE

The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
	-		## *	gent in gent end		in e o o	a (Kille) (B)
	,	हा हा (हा	- n *				

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b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. 🗵 NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superlor Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
Hanne Hall W			i	2 59		N SYMI S
		.4			= 6	

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. X NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to vold liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
		. IA		9	
,	·				-

Part 8: Other Plan Provisions

a. Vesting of Property of the Estate

- □ Upon discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

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c. Order of Distribution	
The Standing Trustee shall pay allowed claims in the	ofollowing order:
1) Ch. 13 Standing Trustee commissions	
2) Other Administrative Expenses	
3) Secured Claims	en e e e e e e e e e e e e e e e e e e
4) Priority Claims; (5) General Unsecured Claims	
d. Post-Petition Clalms	
	pay post-petition claims filed pursuant to 11 U.S.C. Section
1305(a) in the amount filed by the post-petition claimant.	y post-petition dialing independent to 11 0.0.0.
1500(a) III tilo alliogik mod 2) tilo post politici ciaminini	
Part 9: Modification ⊠ NONE	
NOTE: Modification of a plan does not require that a se served in accordance with D.N.J. LBR 3015-2. If this Plan modifies a Plan previously filed in this case Date of Plan being modified: 5/24/2019	
Explain below why the plan is being modified: Debtor participated in Covid-19 forbearance program. At conclusion of forbearance period, accumulated arrears were capitalized into a Partial Claim Note and Mortgage by US Department of Housing and Urban Development	Explain below how the plan is being modified: Post petition Claim of US Department of Housing and Urban Development shall be paid outside of plan.
	(#)
	\$6 .00 fr 100
Are Schedules I and J being filed simultaneously with	this Modified Plan? Yes 🛛 No

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Altorney for Debtor(s)

Part 10: Non-Standard Provision(s): Signatures Requir	ed
Non-Standard Provisions Requiring Separate Signatures:	
NONE	
☐ Explain here:	
Any non-standard provisions placed elsewhere in this plan a	re ineffective.
	and a talk of N N N N N N N N
Signatures	
The Debtor(s) and the attorney for the Debtor(s), if any, must	sign this Plan.
By signing and filing this document, the debtor(s), if not representify that the wording and order of the provisions in this Chapelan and Motions, other than any non-standard provisions incl	pter 13 Plan are identical to Local Form, Chapter 13
I certify under penalty of perjury that the above is true.	A Marin
Date: 11/19/2021	/s/ Alicla Jamie Matarazzo Debtor
Date:	Joint Debtor